

U.S. Appl. No. 10/526,320 | *corrected* response to action posted 18-Mar'09 (see, also, Remarks and Amendment dated: 18-June'09)
In response to Office corresp dated 01 Sept 2009

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Beverly Cusick Taylor

Filed: **25 February 2005**

Serial No: **10/526,320**

Confirm: **3559**

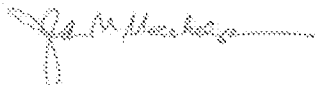
Docket: **PGW-100A**

For: *Elasticized Garment and Strapping System
to aid in Body Mobility Support and Maintenance*

Exr: **Camtu Tran NGUYEN**

Group Art: **3772**

) **FACSIMILE TRANSMISSION** | e-DEPOSIT **09** pages total herein.
) I hereby certify under 37 CFR 1.8(a) that a signed original copy
) of this paper is being sent as authorized by 37 CFR 1.6(d) on the
) date indicated *via* standard tel. facsimile transmission; or *via*
) U.S. postal mail with sufficient postage, respectfully as follows:
) *If by* ☒ **EFS to Patent Office Central N°: (571)-273-8300**
) **ATTN Camtu Tran NGUYEN**
) **MAIL STOP: NON-FEE Response**
) Commissioner for Patents, P.O. Box 1450, Alexandria VA 22313-1450
) Date of Transmission/deposit: Thursday, 10th day of Sep, 2009
) By: Jean M Macheledt (printed name)
) signed:



Transmittal for response to Office communication posted 01 September 2009

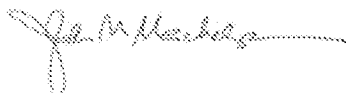
Mail Stop: NON-FEE Amendment
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PETITION for {none needed} month

0 Applicant hereby petitions ~~to request an extension of time to respond within {no extension needed} month under 37 CFR 1.136(a) permitting the attached response and amendments to be entered and considered; Fee under §1.17(a)(1) [1251/2251] for such petition is believed to be \$0.~~

In response to the Patent Office's Notice posted 01 Sep 2009, please *correct* the response filed earlier in the above-captioned case, by replacing the listing of claims filed in applicant's response of 18 June 2009 (pp. 3 – 9) with the following corrected listing of claims (beginning on p. 2) of this correspondence; the corrected listing of claims has been modified, as follows: the text of claims 15 – 19 which have been *withdrawn from further consideration, but not yet cancelled* has been reentered, using recommended conventions set forth in 37 C.F.R. 1.121.

Respectfully submitted by applicant, through its assignee,



Macheledt Bales & Heidmiller LLP

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